## **AFFIDAVIT OF SERVICE**

STATE OF NEW YORK) ) ss. : COUNTY OF NASSAU )

PAUL N. NADLER, being duly sworn, deposes and says:

I am not a party to the action, am over 18 years of age and reside at Northport, New York. On October 19, 2007, I served the NOTICE OF MOTION AND SUPPORTING PAPERS by depositing a true copy thereof enclosed in a postpaid wrapper, first class mail, in an official depository under the exclusive care and custody of the U.S. Postal Service within New York State, addressed to each of the following persons at the last known address set forth after each name:

Patterson Belknap Webb & Tyler, LLP. TO: Attorneys for defendant Varian Medical Systems, Inc. 1133 Avenue of the Americas New York, New York 10036-6710 (Attn: John D. Winter, Esq. (JW 3252))

> Wilson, Elser, Moskowitz, Edelman & Dicker, LLP. Attorneys for defendants in State Court medical malpractice action James Butler, M.D. and Montefiore Medical Center, Individually, and Montefiore Medical Center sued as Montefiore Medical Center, Jack D. Weiler Hospital Division and the University Hospital for the Albert Einstein College of Medicine Montefiore Medical Center 3 Gannett Drive White Plains, New York 10604

Montefiore Radiation Oncology, P.C. Defendant in default in State Court State Court medical malpractice action 1825 Eastchester Road Bronx, New York 10461

New York Radiation Therapy Management Services, Inc. Defendant in default in related action 2234 Colonial Boulevard Fort Meyers, Florida 33907

New York Radiation Therapy Management Services, Inc. Defendant in default in related action 1850 Boy Scout Drive, DR# A101 Fort Myers, Florida 33907

PAUL N. NADLER

Sworn to before me on

October 19, 2007

YOTARY PUBLIC

KAREN A. OTTINGER
NotmvPublio, State of NawYofK
"^0.01014849146 ^
\* Qualified In Nassau C o" ^1) Commission Expires May 24, afU—